



## U.S. Department of Justice

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January 8, 2021

By ECF and EmailThe Honorable Carol B. Amon  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201Re: United States v. Richard Palmer  
Criminal Docket No. 19-556 (S-1) (CBA)

Dear Judge Amon:

The government respectfully submits this letter to ensure that time remains excluded until February 25, 2021, under the Speedy Trial Act, 18 U.S.C. §§ 3161-3174, despite the filing of a superseding indictment, which moots the defendant Richard Palmer's pretrial motion and one of the Court's bases for excluding time. However, as explained more fully below, the Court's alternate basis—that the ends of justice outweigh the best interest of the public and the defendant in a speedy trial—remains an appropriate reason to exclude time until the next status conference on February 25, 2021. Counsel for the defendant consents to the exclusion until February 25, 2021.

1/10/21 s/Carol Bagley Amon

On November 22, 2019, the grand jury returned an indictment charging Palmer with the following crimes: Sexual Exploitation of a Child, in violation of 18 U.S.C. § 2251 (Count One); Distribution of Child Pornography, in violation of 18 U.S.C. § 2252(a)(2) (Counts Two through Eight); and Possession of Child Pornography, in violation of 18 U.S.C. § 2252(a)(4) (Count Nine). See ECF No. 6.

On December 22, 2020, at the last status conference, defense counsel made an oral motion to dismiss the charge of Sexual Exploitation of a Child, in violation of 18 U.S.C. § 2251 (previously Count One). Defense counsel also stated Palmer may move to suppress his post-arrest statements. The Court then set a briefing schedule on the motion to dismiss Count One, with the defense motion due on February 4, 2021; the government's opposition due February 18, 2021; and oral argument scheduled for February 25, 2021. Trial is scheduled for May 3, 2021. The Court entered an order of excludable delay until February 25, 2021, in light of the pretrial motion and because the ends of justice outweighed the best

*Counsel for  
The defendant  
is to confirm by  
letter that she in fact  
consents to the exclusion  
of time. On the  
assumption that there  
is no objection, time  
is excluded in  
the interests of justice  
based upon the proffered  
and plea negotiations  
of the defendant.*

interest of the public and the defendant in a speedy trial. See ECF Nos. 33 (order to continue) and 34 (transcript of December 22, 2020 status conference).

Earlier today, on January 8, 2021, Palmer was charged in a ten-count superseding indictment, which made the following changes to the original indictment: (1) it changes the charge in Count One from Sexual Exploitation of a Child to Coercion and Enticement of a Child, in violation of 18 U.S.C. § 2422(b); (2) it adds a charge of Offense by a Registered Sex Offender, in violation of 18 U.S.C. § 2260A, as Count Two, and (3) it adds prior felony information to Counts Three through Ten. See ECF No. 35.

In light of the superseding indictment, the defense's oral motion to dismiss the charge of Sexual Exploitation of a Child, in violation of 18 U.S.C. § 2251 (previously Count One), is now moot and no longer serves as a reason to exclude time under the Speedy Trial Act. However, the Court's finding concerning the ends of justice remains an appropriate basis to exclude time. In this case, the government has produced significant discovery, including thousands of text messages from the defendant. The exclusion of time will permit the review of discovery in light of the new charges. The exclusion will also permit the parties to engage in plea negotiations in light of the new charges, for defense counsel to explain the new charges to her client, and for the parties to prepare for trial.

For the foregoing reasons, the government respectfully suggests the Court's finding that the ends of justice outweigh the best interest of the public and the defendant in a speedy trial remains an appropriate reason to exclude time until the next status conference on February 25, 2021.

Respectfully submitted,

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